AG1_Table_of_Contents.Doc

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

J & J SPORTS PRODUCTIONS, INC.,

v.

:

Plaintiff.

07 CV 8750 (AKH)

ECF CASE

:

SUPER SONIDO EL AGUILA INC. d/b/a El Aguila Bar Lounge Restaurant, and ANNIE GUERRERO.

:

Defendants.

:

TABLE OF CONTENTS FOR MOTION

The motion to withdraw being made by Defendants' attorney consists of the following three documents:

- 1. Notice of Motion to Withdraw as Attorney for the Defendants dated February 11, 2008:
- 2. Declaration of Carl E. Person in Support of His Motion to Withdraw as Attorney for the Defendants dated February 11. 2008; and
- 3. Memorandum of Law in Support of Attorney Carl E. Person's Motion to Withdraw as Attorney for the Defendants dated February 11, 2008.

Dated: New York, New York February 11, 2008

Carl E. Person (CP 7637)

Withdrawing Attorney for Defendants

325 W. 45th Street - Suite 201

New York, New York 10036-3803

(212) 307-4444

CERTIFICATE OF SERVICE

Carl E. Person hereby declares, pursuant to the penaltics of perjury under 28 U.S.C. § 1746. that the following statements are true and correct:

I am not a party to this action, am over 18 years of age, and on February 11, 2008. I served a true copy of the foregoing **Table of Contents for Motion** dated February 11, 2008 (the "Document") on Defendants and the attorneys for the Plaintiff (Paul J. Hooten & Associates), by mailing a copy of the Document to said persons as follows:

Annie Guerrero 309 Avenue C Bayonne NJ 07002

Super Sonido El Aguila Inc. 80 W. Kingsbridge Road Bronx NY 10468

Paul J. Hooten, Esq. Paul J. Hooten & Associates, Esq. 5505 Nesconset Hwy - Suite 203 Mt. Sinai, NY 11766

and by emailing on February 11, 2008 a copy of the Document to the Defendants at guer541@aol.com and to the Plaintiff's attorney at pjhooten@mindspring.com.

I declare under penalty of perjury that the foregoing is true and correct.

Executed in New York. New York on February 11, 2008.

Carl E. Person